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Fill in this information to identify the case:						
Debtor 1	Debtor 1 Barry R. Henderson					
Debtor 2						
(Spouse, if filing)						
United States Ba	ankruptcy Court for the: WESTERN	District of Pennsylvania				
Case Number	15-20353 CMB	(State)				

							
	4100 onse	<u>R</u> e to Notice of Final Cur	e Payment		10/15		
Accordin	ıg to Banl	cruptcy Rule 3002.1(g). the creditor responds	to the trustee's notice of fi	nal cure payment.			
Part '	1: M	ortgage Information					
Name of	f creditor:	Wilmington Savings Fund Society, FSB, as Tru- Loan Trust A	stee of Stanwich Mortgage		Court Claim No. (if known):		
		ny number you use to identify the debtor's account:	5894	<u> </u>	<u></u>		
Property	/ Address	535 Breakiron Road Extension Number Street					
		Connellsville, PA 15425 City State ZIP Code	-				
Part		epetition Default Payments					
Check or		agrees that the debtor(s) have paid in full the am	ount required to cure the pr	epetition default			
		reditor's claim.		•			
	Creditor disagrees that the debtor(s) have paid in full the amount required to cure the prepetition default on the creditor's claim. Creditor asserts that the total prepetition amount remaining unpaid as of the date of this response is:						
Part 3		ostpetition Mortgage Payment					
\boxtimes	Credito	Check one: Creditor states that the debtor(s) are current with all postpetition payments consistent with § 1322(b)(5) of the Bankruptcy Code, including all fees, charges, expenses, escrow, and costs.					
	The ne	xt postpetition payment from the debtor(s) is de	ue on: May 1, 202	0			
	Credito includin	Creditor states that the debtor(s) are not current on all postpetition payments consistent with § 1322(b)(5) of the Bankruptcy Code, including all fees, charges, expenses, escrow, and costs.					
	Creditor asserts that the total amount remaining unpaid as of the date of this response is:						
	a. Total	postpetition ongoing payments due:		(a)	\$0.00		
	b. Total	fees, charges, expenses, escrow, and costs of	outstanding:	•	\$0.00		
	c. Tota l	l. Add lines a and b.			\$0.00		

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Creditor asserts that the debtor(s) are contractually obligated for the postposition obligated for the postpetition payment(s) that first became due on: 15-20353 CMB Debtor 1 Barry R. Henderson Case number (if known)

Last name

Part 4: **Itemized Payment History**

First name

If the creditor disagrees in Part 2 that the prepetition arrearage has been paid in full or states in Part 3 that the debtor(s) are not current with all postpetition payments, including all fees, charges, expenses, escrow, and costs, the creditor must attach an itemized payment history disclosing the following amounts from the date of the bankruptcy filing through the date of this response:

- all payments received;
- all fees, costs, escrow, and expenses assessed to the mortgage; and

Middle Name

all amounts the creditor contends remain unpaid.

Part 5:

Sign Here

The person completing this response must sign it. The response must be filed as a supplement to the creditor's proof of claim								
Check the appropriate box:								
	am the creditor.							
⊠ I	am the creditor's authorized agent.							
I declare under penalty of perjury that the information provided in this response is true and correct to the best of my knowledge, information, and reasonable belief.								
Sign and print your name and your title, if any, and state your address and telephone number if different from the notice address listed on the proof of claim to which this response applies.								
	/s/ Jerome Blank, Esquire Signature	Date April 30, 2020						
Print	Jerome Blank, Esq., Id. No.49736 First Name Middle Name Last Name	Title Attorney for Plaintiff						
Company	Phelan Hallinan Diamond & Jones, LLP							
If different from the notice address listed on the proof of claim to which this response applies:								
Address	1617 JFK Boulevard, Suite 1400, One Penn Center Plaza Number Street							
	Philadelphia, PA 19103 City State ZIP Code							
Contact Phone	jerome.blank@phelanha 215-563-7000 Email n.com	ıllina 						

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IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

IN RE:

Barry R. Henderson : BK. No. 15-20353 CMB

Debtors

: Chapter No. 13

Ronda J. Winnecour

:

:

Movant

10vani

Wilmington Savings Fund Society, FSB, as : 11 U.S.C. §362

Trustee of Stanwich Mortgage Loan Trust A
Respondents

v.

LS

CERTIFICATE OF SERVICE OF RESPONSE TO NOTICE OF FINAL CURE PAYMENT

I certify under penalty of perjury that I served or caused to be served the above captioned Response to Notice of Final Cure Payment on the parties at the addresses shown below or on the attached list on <u>April 30</u>, <u>2020</u>.

The types of service made on the parties were: <u>Electronic Notification and First Class Mail.</u>

Service by Electronic Notification Service by First Class Mail

Ronda J. Winnecour, Esquire (TRUSTEE)

Barry R. Henderson

Suite 3250, Usx Tower, 600 Grant Street 535 Breakiron Road Extension Pittsburgh, PA 15219 Connellsville, PA 15425-9802

DANIEL R. WHITE, Esquire

18 Mill Street Square Ronda J. Winnecour, Esquire

P.O. Box 2123 (TRUSTEE)

UNIONTOWN, PA 15401 Suite 3250, Usx Tower, 600 Grant

Street

Office Of The United States Trustee Pittsburgh, PA 15219

1001 Liberty Avenue, Suite 970

Pittsburgh, PA 15222

If more than one method of service was employed, this certificate of service groups the parties by the type of service. For example, the names and addresses of parties served by electronic notice will be listed under the heading "Service by Electronic Notification" and those served by mail will be listed under the heading: Service by First Class Mail."

/s/ Jerome Blank, Esquire

Jerome Blank, Esq., Id. No.49736 Phelan Hallinan Diamond & Jones, LLP 1617 JFK Boulevard, Suite 1400

One Penn Center Plaza

Philadelphia, PA 19103

Phone Number: 215-563-7000 Ext 31625

Fax Number: 215-568-7616

Email: jerome.blank@phelanhallinan.com

April 30, 2020